IN THE IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA,)	
Plaintiff,)	
v.)	No. 25 CR 321-3 Hon. Sharon Johnson Coleman
ANOSH AHMED, et al.)	Tron. Sharon vollison Coleman
(MAHMOOD SAMI KHAN),)	
Defendants.)	

DEFENDANTS KHAN'S MOTION TO SEVER DEFENDANTS AHMED AND SIRAJUDEEN AND TO PRECLUDE EVIDENCE

Defendant, **MAHMOOD SAMI KHAN**, by and through his attorneys, and pursuant to Rule 14 of the Federal Rules of Criminal Procedure, as well as the Due Process and Effective Assistance of Counsel provisions of the Fifth and Sixth Amendments to the Constitution of the United States, respectfully requests that this Court sever the trial of this matter from codefendants Ahmed and Sirajudeen and to preclude evidence that relates solely to them.

In support of this motion, counsel submits Defendant Khan's Memorandum in Support of His Pretrial Motions, filed contemporaneously herewith.

DATED: November 7, 2025

s/Patrick Blegen

s/Gabrielle R. Sansonetti
Gabrielle R. Sansonetti

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